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4 5	GARTH HIRE (CABN 187330) Assistant United States Attorney		
6	1301 Clay Street, Suite 340-S Oakland, California 94612		
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8			
9 L0	Attorneys for Plaintiff UNITED STATES OF AMERICA		
L1	UNITED STATES DISTRICT COURT		
L2	NORTHERN DISTRICT OF CALIFORNIA		
L3	OAKLAND DIVISION		
L4	UNITED STATES OF AMERICA,	No. CR 15-00266 HSG	
L5	Plaintiff,	STIPULATION REGARDING REQUEST FOR: (1) CONTINUANCE OF HEARING DATE	
L6	v.	AND (2) FINDINGS OF EXCLUDABLE TIME PERIODS PURSUANT TO SPEEDY TRIAL	
L7	JEREMY JAMES LUCKETT, DAMIEN ZACKARY LEWIS, and	ACT	
L8	CHRISTOPHER MICHAEL CROSS,	Current Hearing Date: October 26, 2015 Proposed Hearing Date: November 30, 2015	
L9	Defendants.	Troposed frearing Date. Twovemoer 30, 2013	
20			
21	Plaintiff United States of America, by a	and through its counsel of record, the United States	
22	Plaintiff United States of America, by and through its counsel of record, the United States Attorney for the Northern District of California and Assistant United States Attorney Garth Hire,		
23	defendant Jeremy James Luckett (LUCKETT), by and through his counsel of record, Rabin Nabizadel and Ryan McHugh, defendant Damien Zackary Lewis (LEWIS), by and through his counsel of record		
24			
25	Edwin M. Prather, and defendant Christopher Michael Cross (CROSS), by and through his counsel of		
26	record, Irvin Leroy Simons, hereby stipulate as follows:		
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- 1. On May 14, 2015, a federal grand jury returned an indictment against defendants LUCKETT, LEWIS, and CROSS (collectively, defendants). Defendants were charged with: (1) conspiracy to distribute, and to possess with intent to distribute, methamphetamine and cocaine in violation of 21 U.S.C. §§ 846, 841(b)(1)(A)(viii) and (b)(1)(B)(ii); (2) possession with intent to distribute methamphetamine in violation of 21 U.S.C. §§ 841(a)(1), (b)(1)(A)(viii); and (3) possession with intent to distribute cocaine in violation of 21 U.S.C. §§ 841(a)(1), (b)(1)(B)(ii).
- 2. All defendants have been made their initial appearances and have been arraigned on the charges. Defendant LUCKETT is detained pending trial. Defendants LEWIS and CROSS are presently on pre-trial release. A status conference is currently scheduled in this matter at 2 p.m. on Monday, October 26, 2015.
- 3. The government has produced, and is continuing to produce, discovery in this case. In fact, the government has produced approximately 1,100 pages of discovery including criminal history and arrest reports, law enforcement reports, financial records, photographs, and travel and flight-related business records.
- 4. Counsel for defendants represent that they require additional time to review and analyze the discovery, meet with their clients, and discuss the case with their clients. Counsel for defendants also represent that they will need additional time to conduct and complete an independent investigation of the case, conduct and complete additional legal research including for potential pretrial motions, review the potential evidence in the case, and prepare for trial in the event that a pretrial resolution does not occur. Counsel for defendants also represent that failure to grant the continuance would deny them reasonable time necessary for effective preparation, taking into account the exercise of due diligence. Counsel for defendants agree that the requested exclusion of time is not based on congestion of the Court's calendar, lack of diligent preparation on the part of the attorney for the government or the defense, or failure on the part of the attorney for the government to obtain available witnesses. Thus, the time period of October 26, 2015, through November 30, 2015, is excludable pursuant to 18 U.S.C. §§ 3161(h)(7)(A), (h)(7)(B)(i) and (h)(7)(B)(iv).

1	5. Counsel for defendants represent that they have fully informed their clients of their		
2	Speedy Trial rights and that, to their knowledge, their clients understand those rights and agree to		
3	waive them. Defendants' counsel further believes that their clients' decision to give up the right to be		
4	brought to trial earlier than if time were not excluded from the Speedy Trial Act is an informed and		
5	voluntary one.		
6	6. Nothing in this stipulation shall preclude a finding that other provisions of the Speedy		
7	Trial Act dictate that additional time periods be excluded from the period within which trial must		
8	commence. Moreover, the same provisions and/or other provisions of the Speedy Trial Act may in the		
9	future authorize the exclusion of additional time periods from the period within which trial must		
10	commence.		
11	IT IS SO STIPULATED.		
12	 	BRIAN J. STRETCH	
13		Acting United States Attorney	
14		/S/ Garth Hire GARTH HIRE	
15		Assistant United States Attorney	
16		Attorneys for Plaintiff UNITED STATES OF AMERICA	
17		UNITED STATES OF AMERICA	
18	/S/ per e-mail authorization	10/21/2015	
19	RABIN NABIZADEH/RYAN MCHUGH Attorneys for Defendant	Date	
20	James Jeremy Luckett		
21			
22	/S/ per e-mail authorization	10/21/2015	
23	EDWIN M. PRATHER Attorney for Defendant	Date	
24	Damien Zackary Lewis		
25	49.4	10/00/0017	
26	/S/ per e-mail authorization IRVIN LEROY SIMONS		
27	Attorney for Defendant Christopher Michael Cross		
28	Children Marian Cross	3	

ORDER

The Court has read and considered the Stipulation Regarding Request for Continuance of Hearing Date and Findings of Excludable Time Period Pursuant to Speedy Trial Act, filed by the parties in this matter. The Court hereby finds that the Stipulation, which this Court incorporates by reference into this Order, demonstrates facts that provide good cause for a finding of excludable time pursuant to the Speedy Trial Act, 18 U.S.C. § 3161.

The Court further finds that: (i) the ends of justice served by the continuance outweigh the best interest of the public and defendants in a speedy trial; (ii) failure to grant the continuance would be likely to make a continuation of the proceeding impossible, or result in a miscarriage of justice; and (iii) failure to grant the continuance would unreasonably deny defendants and the government continuity of counsel and would deny defense and government counsel the reasonable time necessary for effective preparation, taking into account the exercise of due diligence.

THEREFORE, FOR GOOD CAUSE SHOWN:

The time period of October 29, 2015, to November 30, 2015, inclusive, is excluded in computing the time within which the trial must commence, pursuant to 18 U.S.C. §§ 3161(h)(7)(A), (h)(7)(B)(i), and (B)(iv). Nothing in this Order shall preclude a finding that other provisions of the Speedy Trial Act dictate that additional time periods are excluded from the period within which trial must commence. Moreover, the same provisions and/or other provisions of the Speedy Trial Act may in the future authorize the exclusion of additional time periods from the period within which trial must commence.

IT IS SO ORDERED.

23 October 26, 2015

DATE

HONORABLE HAYWOOD S. GILLIAM, JR. UNITED STATES DISTRICT JUDGE